

CHAPTER 853—H. F. No. 961

An act relating to education and aid for handicapped children; amending Minnesota Statutes 1965, Section 124.32, Subdivision 1.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1965, Section 124.32, Subdivision 1, is amended to read:

124.32 Handicapped children; educational aids. Subdivision 1. The state shall pay to any district and unorganized territory; (a) for the employment in its educational program for handicapped children, two-thirds of the salary of essential professional personnel, but this amount shall not exceed ~~\$4,000~~ *\$4,400* for the normal school year for each full time person employed, or a pro rata amount for a part time person or a person employed for a limited time, including but not limited to summer school; (b) for the employment of an individual jointly with another district or districts or unorganized territory in its educational program for handicapped children, two-thirds of the salary of essential professional personnel, but this amount shall not exceed ~~\$4,000~~ *\$4,400* per annum for each full time person employed, for a limited time including but, not limited to summer school.

Approved May 24, 1967.

CHAPTER 854—H. F. No. 1001

An act relating to civil actions and appeals; bonds and undertakings in lieu of bonds; amending Minnesota Statutes 1965, Section 574.18.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1965, Section 574.18, is amended to read:

574.18 Appeals in civil actions; undertaking in lieu of bond. In all cases of appeal from a county board to the district court upon the allowance or disallowance of claims, in all actions brought before justices of the peace, in all appeals from a justice or probate court to the district court, in all actions begun in the district court, in all cases of appeal or writ of error to remove a cause or proceeding therein to the supreme court, and in all cases of special or equitable proceedings in the district court or the supreme court, the filing

Changes or additions indicated by italics, deletions by strikeout.

or service, or both, as may be required, of an undertaking, signed by a surety or sureties, as the law may require, containing a condition substantially the same as required for bonds, with like sureties, qualifications, and justifications, and without acknowledgement or signature of the principal, shall be deemed a sufficient compliance with the law to sustain any such action, appeal, or proceeding. Every such undertaking shall save and secure all rights and liabilities to the same extent as a bond, and the damages presumed to accrue to the party against whom such proceeding is taken shall be deemed a sufficient consideration for such undertaking, though no consideration be mentioned therein; but no undertaking or bond need be given upon any appeal or other proceeding instituted in favor of the state, or any county, city, *village*, town, or school district therein, or of any executor or administrator as such.

Approved May 24, 1967.

CHAPTER 855—H. F. No 1016

[Coded]

An act relating to veterinarians; establishing a lien for veterinary service and authorizing summary sale for unclaimed animals.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. **[514.92] Veterinarians; lien for services; statement of claim; foreclosure.** Subdivision 1. Every duly licensed and registered veterinarian shall have a lien for all veterinary services over \$25 rendered upon any animal or animals at the request of the owner or lawful possessor of same, including but not limited to surgical procedures, vaccines, antisera, virus, antibiotics, or other veterinary treatment, from the date of filing such lien. Within sixty days from the day on which said treatment was completed, the claimant of such lien shall file in the appropriate filing office under the Uniform Commercial Code, Minnesota Statutes, Section 336.9-401, a verified lien statement setting forth the kind and number of animals treated, the price agreed upon for such treatment, which shall not exceed the reasonable value of such treatment, the name of the person for whom such treatment was done, the description of the animals treated, and if branded, the brand thereon, dates when the treatment was commenced and was completed, the name

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